

**DEUTSCH, LARRIMORE, FARNISH & ANDERSSON, L.L.P.**

**BY: THOMAS S. FARNISH**

I.D. No: 34656  
1800 JFK Boulevard  
Philadelphia, PA 19103  
(215) 209-8500

**ATTORNEY FOR PLAINTIFF**

**TIMOTHY DORIS**

vs.

**MARRIOTT INTERNATIONAL, INC.**

**CIVIL ACTION**

**NO: 02-CV-2751**

**JURY TRIAL DEMANDED**

**RULE 26(a) REQUIRED DISCLOSURES**

**Initial Disclosures (1)**

**(A) Names, Addresses and Telephone Numbers of each individuals likely to have discoverable information.**

1. Helen Thorpe  
3547 Indian Queen Lane  
Philadelphia, PA 19129  
215 438-0372
  
2. Frank Serrano  
Director of security  
Marriott Beach Resorts  
Frenchman's Reef  
340-776-8500

**B. Documents, Data, Compilations and Tangible Things:**

1. Plaintiff's Medical Records, Reports and Bills concerning injuries suffered in this accident.
  
2. Incident & Loss Report prepared by Frank Serrano, Director of Security Frenchman's Reef Marriott Beach Resort.

**(2) Disclosure of Expert Testimony:**

(A) Plaintiff anticipates that all treating physicians may be called as expert witnesses in this matter (please see medical records, reports and bills attached hereto).

**DEUTSCH, LARRIMORE, FARNISH & ANDERSSON,  
LLP**

By: \_\_\_\_\_  
**THOMAS S. FARNISH**  
Attorney for Plaintiff

**Date: October 3, 2002**

**DEUTSCH, LARRIMORE, FARNISH & ANDERSSON, L.L.P.**

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**CERTIFICATE OF SERVICE**

I hereby certify that on October 3, 2002, I served a copy of the within Rule 26(a) Required Disclosures via United States Mail, First Class, Postage Prepaid, on the party as set forth below:

GREGORY KELLY, ESQUIRE  
Kelly, McLaughlin, Foster, Bracaglia, Daly...  
620 W. Germantown Pike, Suite 350  
Plymouth Meeting, PA 19462

**DEUTSCH, LARRIMORE, FARNISH & ANDERSSON, LLP**

By: \_\_\_\_\_

**THOMAS S. FARNISH**

Attorney for Plaintiff

**Date: October 3, 2002**